cessive days, he, she or they, shall, for the first and second offences, be fined in a sum not exceeding one hundred dollars, and for the third offence, in the discretion of the court, such ferry or bridge shall be valued by a jury of the county; to be summoned and sworn by the sheriff of such county, and upon the payment of such valuation shall become vested in the said corporation, for the purposes of this act.

CHAP. LXIX.

XXXII. And be it enacted, That all four wheeled and other carriages which Carriages shall pass on the road aforesaid, whose wheels shall be five and an half inches on subject to half toll, &c. the surface or tread, shall be subject only to the payment of one half the common toll; and all carriages aforesaid, which shall be nine inches on the surface or tread, shall be subject to no toll whatever.

XXXIII. And be it enacted, That the said president and directors shall cause Directories to to be erected directories, at proper and convenient fituations, to note to all conductors or drivers of carriages on the turnpike road aforesaid, that they shall at all times pass on the left of each other, under the penalty of three dollars for every offence, to be recovered and applied as aforesaid.

XXXIV. And be it enacted, That if the said company shall not proceed to car-Rights, &c. in ry on said work within two years after the passing this act, and shall not within certain cases reserved, &c. ten years afterwards complete the said road, according to the true intent and meaning of this act, then, in either of these cases, it shall and may be lawful for this state to reserve all and singular the rights, liberties and privileges, hereby granted to the company.

## C H A P. LXX.

An ACT for the relief of fundry infolvent debtors. THEREAS William Edmondson, of Talbot county, Abraham James, Preamble.

Passed December 31.

of Baltimore-town, Thomas Barton Morris, of Prince-George's county, Robert R. Richardson, of Baltimore county, Robert Key, of Prince-George's county, Isaac Smith Isaacs, of Baltimore county, Beauchamp Wolsenden, of Baltimore-town, John Patrick, Andrew and Thomas Goulding, of Baltimore county, Louis Bellville, of Baltimore-town, William M'Crea, of Frederick county, George Swiney, of Saint-Mary's county, Arthur Carrick, of Baltimore-town, Gautier Aine, of Baltimore-town, Aza Allen, Duncan M'Intosh, John Gillis Read, James Thompson, of Baltimore-town, John-Keller, of Frederick-town, Benjamin Boyd, of Montgomery county, Richard Dorsey, of Baltimore-town, Jacob Fowle, of Talbot county, Thomas Gassaway, of Anne-Arundel county, John Spence, of Baltimore-town, George Johnson, of Somerset county, Nathaniel Leeke, of Baltimore-town, Robert Shaw, of Baltimore-town, John Lowe and Benjamin Boyd, of Prince-George's county, James Dunn, of Kent county, Robert Doyne, Roger Tregae and Thomas Courte, of Dorchester county, John Woodward, of Baltimore county, Joseph Clarke, of Baltimore-town, Valentine Brown, junior, of Anne-Arundel county, Alexander Leslie, of Prince-George's county, Samuel T. Dyson and John Flemming, of Charles county, Lewis Duvall, of Montgomery county, John Savin and John Makin, of Cæcil county, George Matthews, of Baltimoretown, Charles Steuart and Thomas Lea, of Queen-Anne's county, by their petitions to this general assembly have set forth, that by reason of many missortunes they are unable wholly to satisfy their creditors, and have prayed that they may be discharged, upon their delivering up all their property for the use of their creditors; and the prayer of the said petitioners being found reasonable; therefore,

II. Be it enasted, by the General Assembly of Maryland, That on application Chanceller, of either of the said debtors to the chancellor, by petition in writing, offering on application, to direct to deliver to the use of his creditors all his property, real, personal or mixed, to notice to be which he is any way entitled, a schedule whereof, (on oath or affirmation, as given, &c. the case may require,) together with a list of the creditors of the person so applying, on oath or affirmation, as far as he can ascertain them, shall be annexed to such petition, the chancellor shall direct personal notice of such application to